1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Larry W. McFarland (Bar No. 129668) E-Mail: Imcfarland@kmwlaw.com Dennis Wilson (Bar No. 155407) E-Mail: dwilson@kmwlaw.com David K. Caplan (Bar No. 181174) E-Mail: dcaplan@kmwlaw.com Tara D. Rose (Bar No. 256079) E-Mail: trose@kmwlaw.com KEATS McFARLAND & WILSON LLP 9720 Wilshire Boulevard Penthouse Suite Beverly Hills, California 90212 Telephone: (310) 248-3830 Facsimile: (310) 860-0363 Attorneys for Plaintiff and Counterclaim Defendant ZYNGA INC.	Ronald L. Olson (Bar No. 044597) Ron.Olson@mto.com Kelly M. Klaus (Bar No. 161091) Kelly.Klaus@mto.com MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue, 35 th Floor Los Angeles, California 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Carolyn Hoecker Luedtke (Bar No. 207976) Carolyn.Luedtke@mto.com Jonathan H. Blavin (Bar No. 230269) Jonathan.Blavin@mto.com Mark R. Conrad (Bar No. 255667) Mark.Conrad@mto.com Carolyn V. Zabrycki (Bar No. 263541) Carolyn.Zabrycki@mto.com MUNGER, TOLLES & OLSON LLP 560 Mission Street, 27 th Floor San Francisco, California 94105 Telephone: (415) 512-4000 Facsimile: (415) 512-4077 Andrew P. Bridges (Bar No. 122761) abridges@fenwick.com FENWICK & WEST LLP 555 California Street, 12 th Floor San Francisco, CA 94104 Telephone: (415) 875-2300 Facsimile: (415) 281-1350 Attorneys for Defendants and Counterclaimants VOSTU USA, INC., VOSTU LLC and VOSTU
18	A D VIEWED CON LOTTER D	LTD.
19	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
20	SAN JOSE DIVISION	
21	ZYNGA INC.,	CASE NO. CV 11-2959 EJD
22	Plaintiff,	STIPULATION OF DISMISSAL OF
23	v.	ENTIRE ACTION WITH PREJUDICE
24	VOSTU USA, INC.; VOSTU LLC; VOSTU, LLC; VOSTU, LTD.; and DOES 1-5,	Hon. Edward J. Davila
25	Defendants.	
26	AND COUNTERCLAIMS	
27		

1	Plaintiff ZYNGA INC. ("Plaintiff") and Defendants VOSTU USA, INC., VOSTU LLC and		
2	VOSTU, LTD. ("Defendants"), by and through their respective counsel of record, hereby stipulate		
3	and agree that the above-captioned action, including all counterclaims, should be dismissed with		
4	prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii). Plaintiff and Defendants		
5	further stipulate that each party shall bear its own costs and attorneys' fees. Defendant VOSTU,		
6	LLC has not served an answer, motion for summary judgment or otherwise appeared in the above-		
7	captioned action and, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), is not required to		
8	stipulate to this dismissal.		
9			
10	IT IS SO STIPULATED.		
11			
12	Dated: December 6, 2011 KEATS MCFARLAND & WILSON LLP		
13			
14	By: /s/ Dennis L. Wilson		
15	Dennis L. Wilson Attorneys for Plaintiff		
16	ZYNGA INC.		
17			
18	Dated: December 6, 2011 MUNGER, TOLLES & OLSON LLP		
19			
20			
21	By: <u>/s/ Carolyn Luedtke</u> Carolyn Hoecker Luedtke		
22	Attorneys for Defendants VOSTU USA, INC., VOSTU LLC and		
23	VOSTU, LTD.		
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27	- 1 - CASE NO. CV 11-2959 EJI STIPULATION OF DISMISSAL OI		

STIPULATION OF DISMISSAL OF ENTIRE ACTION WITH PREJUDICE

- 1			
1	Dated: December 6, 2011	FENWICK & WEST LLP	
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3			
4		By:/s/ Andrew Bridges Andrew P. Bridges	
5		Attorneys for Defendants VOSTU USA, INC., VOSTU LLC and	
6		VOSTU, LTD.	
7			
8	SIGNATURE ATTESTATION: I hereby attest that I have authorization on file for any signatures		
9	indicated by a conformed signature within this e-filed document.		
10		/a/ Dannia I. Wilson	
11		/s/ Dennis L. Wilson Dennis L. Wilson	
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27	- 2	CASE NO. CV 11-2959 EJD STIPULATION OF DISMISSAL OF	

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ENTIRE ACTION WITH PREJUDICE